1

2

3

4

24

25

CHARITY HEALTH CARE AMENDMENTS

2018 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: Daniel McCay** 



**Money Appropriated in this Bill:** 

makes technical and conforming changes.

	None
O	ther Special Clauses:
	This bill provides a special effective date.
U1	cah Code Sections Affected:
A]	MENDS:
	59-2-1101, as last amended by Laws of Utah 2015, Chapters 129 and 261
Εì	NACTS:
	<b>59-2-1117</b> , Utah Code Annotated 1953
Ве	e it enacted by the Legislature of the state of Utah:
	Section 1. Section <b>59-2-1101</b> is amended to read:
	59-2-1101. Definitions Exemption of certain property Proportional payments
fo	r certain property County legislative body authority to adopt rules or ordinances.
	(1) As used in this section:
	(a) "Educational purposes" includes:
	(i) the physical or mental teaching, training, or conditioning of competitive athletes by
a 1	national governing body of sport recognized by the United States Olympic Committee that
qu	alifies as being tax exempt under Section 501(c)(3), Internal Revenue Code; and
	(ii) an activity in support of or incidental to the teaching, training, or conditioning
de	scribed in Subsection (1)(a)(i).
	(b) "Exclusive use exemption" means a property tax exemption under Subsection
(3	(a)(iv), for property owned by a nonprofit entity used exclusively for religious, charitable, or
ed	ucational purposes.
	(c) "Government exemption" means a property tax exemption provided under
Sι	absection (3)(a)(i), (ii), or (iii).
	(d) "Nonprofit entity" includes an entity if the:
	(i) entity is treated as a disregarded entity for federal income tax purposes;
	(ii) entity is wholly owned by, and controlled under the direction of, a nonprofit entity;
an	d
	(iii) net earnings and profits of the entity irrevocably inure to the benefit of a nonprofit
en	tity.

57	(e) "Nonprofit hospital or other health care related organization":
58	(i) means an organization that:
59	(A) is organized as an entity that qualifies as being exempt from federal income
60	taxation under Section 501(c)(3) of the Internal Revenue Code; and
61	(B) is organized to:
62	(I) provide hospital care;
63	(II) promote health care; or
64	(III) provide health related assistance to the general public;
65	(ii) includes a nonprofit entity that meets the requirements of Subsection (1)(e)(i)(B);
66	<u>and</u>
67	(iii) does not include an entity that is organized to provide nursing home care.
68	[(e)] (f) "Tax relief" means an exemption, deferral, or abatement that is authorized by
69	this part.
70	(2) (a) Except as provided in Subsection (2)(b) or (c), tax relief may be allowed only if
71	the claimant is the owner of the property as of January 1 of the year the exemption is claimed.
72	(b) Notwithstanding Subsection (2)(a), a claimant shall collect and pay a proportional
73	tax based upon the length of time that the property was not owned by the claimant if:
74	(i) the claimant is a federal, state, or political subdivision entity described in
75	Subsection (3)(a)(i), (ii), or (iii); or
76	(ii) pursuant to Subsection (3)(a)(iv):
77	(A) the claimant is a nonprofit entity; and
78	(B) the property is used exclusively for religious, charitable, or educational purposes.
79	(c) Subsection (2)(a) does not apply to an exemption under Section 59-2-1104.
80	(3) (a) The following property is exempt from taxation:
81	(i) property exempt under the laws of the United States;
82	(ii) property of:
83	(A) the state;
84	(B) school districts; and
85	(C) public libraries;
86	(iii) except as provided in Title 11, Chapter 13, Interlocal Cooperation Act, property of:
87	(A) counties;

88	(B) cities;
89	(C) towns;
90	(D) local districts;
91	(E) special service districts; and
92	(F) all other political subdivisions of the state;
93	(iv) property owned by a nonprofit entity used exclusively for religious, charitable, or
94	educational purposes;
95	(v) places of burial not held or used for private or corporate benefit;
96	(vi) farm machinery and equipment;
97	(vii) a high tunnel, as defined in Section 10-9a-525;
98	(viii) intangible property; and
99	(ix) the ownership interest of an out-of-state public agency, as defined in Section
100	11-13-103:
101	(A) if that ownership interest is in property providing additional project capacity, as
102	defined in Section 11-13-103; and
103	(B) on which a fee in lieu of ad valorem property tax is payable under Section
104	11-13-302.
105	(b) For purposes of a property tax exemption for property of school districts under
106	Subsection (3)(a)(ii)(B), a charter school under Title 53A, Chapter 1a, Part 5, The Utah Charter
107	Schools Act, is considered to be a school district.
108	(4) Subject to Subsection (5), if property that is allowed an exclusive use exemption or
109	a government exemption ceases to qualify for the exemption because of a change in the
110	ownership of the property:
111	(a) the new owner of the property shall pay a proportional tax based upon the period of
112	time:
113	(i) beginning on the day that the new owner acquired the property; and
114	(ii) ending on the last day of the calendar year during which the new owner acquired
115	the property; and
116	(b) the new owner of the property and the person from whom the new owner acquires
117	the property shall notify the county assessor, in writing, of the change in ownership of the
118	property within 30 days from the day that the new owner acquires the property.

119	(5) Notwithstanding Subsection (4)(a), the proportional tax described in Subsection
120	(4)(a):
121	(a) is subject to any exclusive use exemption or government exemption that the
122	property is entitled to under the new ownership of the property; and
123	(b) applies only to property that is acquired after December 31, 2005.
124	(6) A county legislative body may adopt rules or ordinances to:
125	(a) effectuate the exemptions, deferrals, abatements, or other relief from taxation
126	provided in this part; and
127	(b) designate one or more persons to perform the functions given the county under this
128	part.
129	(7) A nonprofit hospital or other health care related organization shall comply with the
130	requirements specified in Section 59-2-1117 to qualify for a property tax exemption under
131	Subsection (3)(a)(iv).
132	Section 2. Section <b>59-2-1117</b> is enacted to read:
133	59-2-1117. Exemption of property of a nonprofit hospital or other health care
134	related organization used for exclusively charitable purpose Determination of
135	exclusively charitable purpose.
136	(1) As used in this section:
137	(a) "Medically Indigent" means patients who are financially unable to pay for the cost
138	of the care they receive.
139	(b) "Nonprofit hospital or other health care related organization" means the same as
140	that term is defined in Section 59-2-1101.
141	(2) Property owned by a nonprofit hospital or other health care related organization is
142	exempt from taxation if it meets the requirements of this section.
143	(3) To qualify for a property tax exemption under this section, the nonprofit hospital or
144	other health care related organization owning the property for which an exemption is sought
145	shall:
146	(a) demonstrate that its property is used exclusively for a charitable purpose;
147	(b) (i) for a nonprofit entity described in Subsection 59-2-1101(1)(e)(i), demonstrate
148	that its net earnings and donations do not benefit a private shareholder or individual; or
149	(ii) for a nonprofit entity described in Subsection 59-2-1101(1)(e)(ii), demonstrate that

150	the net earnings and profits of the entity irrevocably inure to the benefit of a nonprofit entity;
151	(c) ensure open access to medical services regardless of race, religion, gender, or
152	ability to pay;
153	(d) demonstrate that its policies reflect the public interest;
154	(e) annually establish that its total gift to the community exceeds its tax liability for
155	that year as determined in accordance with Subsection (4); and
156	(f) demonstrate that tax exemptions extended to satellite health care facilities and
157	centralized support facilities enhance and improve the nonprofit hospital's or other health care
158	related organization's mission.
159	(4) (a) A nonprofit hospital or other health care related organization shall annually
160	establish that its total gift to the community exceeds its tax liability by computing:
161	(i) the amount and value of the institution's unreimbursed care to medically indigent
162	persons or subsidized patients, as measured by computing the applicable Medicaid
163	reimbursement rate for the professional or facility services provided to a medically indigent
164	person or subsidized patient; and
165	(ii) the tax liability for that year, as measured by computing the amount of property tax
166	revenues that would be realized by assessing the hospital's or other health care related
167	organization's real property.
168	(b) In determining a nonprofit hospital's or other health care related organization's total
169	gift to the community, the following may not be included:
170	(i) the value of volunteer and community service rendered for and by the hospital or
171	other health care related organization;
172	(ii) the value of volunteer assistance donated by $\hat{H} \rightarrow \underline{an} \leftarrow \hat{H}$ individual to a nonprofit
172a	hospital or
173	other health care related organization; or
174	(iii) the value of monetary donations given to a nonprofit hospital or other health care
175	related organization.
176	(5) (a) A nonprofit hospital or other health care related organization shall make a
177	statement that the nonprofit hospital's or other health care related organization's total gift to the
178	community exceeds its tax liability to the county to be eligible for a property tax exemption
179	under this section.
180	(b) (i) The commission shall develop a form for a nonprofit hospital or other health

## 02-27-18 9:12 PM

## 1st Sub. (Buff) H.B. 405

181	care related organization to calculate, in accordance with this section, its total gift to the
182	community and its tax liability to determine whether the nonprofit hospital or other health care
183	related organization is eligible for a property tax exemption under this section.
184	(ii) As a condition of claiming a property tax exemption under this section, a taxpayer
185	shall complete and submit to the county the form described under Subsection (5)(b)(i).
186	Section 3. Effective date.
187	This bill takes effect on January 1, 2019.